EXHIBIT B

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7	[Submitting Counsel on Signature Page]	
8	UNITED STATES D	ISTRICT COURT
9	NORTHERN DISTRIC	Γ OF CALIFORNIA
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11	IN RE: JUUL LABS, INC., MARKETING,	Case No. 19-md-02913-WHO
12	SALES PRACTICES, AND PRODUCTS LIABILITY LITIGATION	JOINT STIPULATION AND
13		[PROPOSED] ORDER TO EXTEND DEADLINES UNDER LOCAL
14	This Document Relates to:	RULE 37-3
15	ALL ACTIONS	
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Pursuant to the Court's Order (ECF No. 2322) following the August 30, 2021 informal discovery conference, the undersigned parties jointly stipulate and agree, subject to the Court's approval, to an extension of the deadline for completion of certain discovery after the August 30, 2021 close of fact discovery (ECF No. 2092) and motions to compel under Local Rule 37-3 for certain discovery listed in the attached Appendix A;

WHEREAS, Local Rule 37-3 states that "no motions to compel discovery may be filed more than 7 days after the discovery cut-off;"

WHEREAS, the fact discovery cut-off in this case, with certain exceptions set forth below regarding bellwether cases, was August 30, 2021, setting the Local Rule 37-3 deadline as September 7, 2021;

WHEREAS, the parties have agreed to taking the depositions of more than twenty witnesses after the discovery cutoff;

WHEREAS, the Court previously ordered that "the parties shall submit a stipulation" that (1) "shall identify all of the fact discovery the parties **agree** may occur *after* the fact discovery cut off along with the deadline, if any, for any disputes regarding that future discovery to be brought to the Court's attention via a discovery dispute joint letter;" and (2) "to the extent there are outstanding discovery disputes that the parties need more time to confer about . . . , those disputes shall be specifically identified in the stipulation along with a date for bringing the dispute to the Court's attention via a discovery dispute joint letter." (ECF No. 2322)

WHEREAS, as directed by the Court, the undersigned parties have set forth in Appendix A the discovery that the parties agree may occur after the fact discovery deadline and outstanding discovery disputes, along with the dates for bringing to the Court any disputes that require the Court's attention;

WHEREAS, the undersigned parties anticipate potential disagreements about the timeliness, scope, and/or appropriateness of other discovery issues;

WHEREAS, the undersigned parties are working cooperatively to attempt to resolve these and other discovery disputes that have arisen without Court intervention but anticipate that issues will arise after the current Local Rule 37-3 deadline;

1	WHEREAS, nothing in this Stipulation shall or is intended to alter any parties' ability to
2	seek relief beyond these deadlines, subject to a showing of good cause, regarding additional
3	discovery disputes;
4	WHEREAS, certain third-party discovery also remains outstanding that may require the
5	Court's intervention;
6	WHEREAS, nothing in this Stipulation shall, or is intended to, alter the discovery deadlines
7	or related Local Rule 37-3 deadlines with respect to Personal Injury bellwethers B.B., Roberto
8	Pesce, Jayme Westfaul, or Clark Fish; Government Entity bellwethers Tucson Unified School
9	District, U.S.D. 265 (Goddard, KS) or the School Board of Palm Beach County; the to-be-selected
10	Tribal bellwethers; or any additional class representatives who may be identified to represent
11	classes of JUUL purchasers; each of which has or will have a fact discovery deadline different than
12	the August 30, 2021 discovery deadline;
13	WHEREAS, nothing in this Stipulation shall, or is intended to, impose discovery deadlines
14	or related Local Rule 37-3 deadlines with respect to the Distributor, Retailer and E Liquid
15	Defendants who were brought into the case later and are not part of the present bellwether trial
16	schedule, each of which has or will have a fact discovery deadline different than the August 30,
17	2021 discovery deadline;
18	WHEREAS, this Stipulation, by its own terms, shall not operate to extend other deadlines
19	in this case;
20	WHEREAS, Plaintiffs and Defendants have agreed in principle that any witness disclosed
21	on Plaintiffs' Trial Witness List who was not previously been deposed in the MDL may be deposed
22	by Defendants before trial, and any witness on Defendants' Trial Witness Lists who has not been
23	deposed in the MDL may be deposed by Plaintiffs before trial;
24	WHEREAS, the parties have not previously sought an extension of the deadlines under
25	Local Rule 37-3;
26	WHEREAS, the parties met and conferred and have agreed, subject to the Court's approval,
27	stipulate that the deadlines under Local Rule 37-3 should be extended for those issues set forth in
28	Appendix A to the date set forth therein;

1	WHEREAS, the parties have a disagreement as to whether certain issues should be included
2	as set forth on Appendix B and have set forth their respective positions and dates for anticipated
3	presentation to the Court barring resolution therein;
4	NOW THEREFORE, the parties, through their undersigned counsel, hereby stipulate,
5	agree and respectfully request that the Court enter an Order establishing the dates set forth in
6	Appendix A as the deadlines to bring motions under Local Rule 37-3 or letter briefs under CMO-
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1	Dated: September 16, 2021	Respectfully submitted,
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1	By: /s/ John C. Massaro	By: /s/ James Kramer
2	ARNOLD & PORTER KAYE SCHOLER LLP	ORRICK HERRINGTON & SUTCLIFFE LLP
3 4 5 6 7 8 9	John C. Massaro (admitted pro hac vice) Jason A. Ross (admitted pro hac vice) 601 Massachusetts Ave., N.W. Washington D.C. 20001 Telephone: (202) 942-5000 Facsimile: (202) 942-5999 john.massaro@arnoldporter.com Jason.ross@arnoldporter.com Attorneys for Defendants Altria Group, Inc. and Philip Morris USA Inc.	James Kramer Roland Chang The Orrick Building 405 Howard Street San Francisco, CA 94105-2669 Telephone: (415) 773-5700 jkramer@orrick.com rdchang@orrick.com Attorneys for Defendant James Monsees
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11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	BOERSCH & ILLOVSKY LLP Eugene Illovsky Martha Boersch Matthew Dirkes 1611 Telegraph Ave., Suite 806 Oakland, CA 94612 Telephone: (415) 500-6643 eugene@boersch-illovsky.com martha@boersch-illovsky.com matt@boersch-illovsky.com Attorneys for Defendant Adam Bowen	KELLOGG, HANSEN, TODD, FIGEL & FREDERICK, P.L.L.C. Mark C. Hansen Michael J. Guzman David L. Schwartz Sumner Square, 1615 M St., N.W., Suite 400 Washington, DC 20036 Telephone: (202) 326-7910 mguzman@kellogghansen.com Attorneys for Defendants Nicholas Pritzker, Riaz Valani, and Hoyoung Huh
2728		
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PURSUANT TO STIPULATION AND GOOD CAUSE SHOWING, IT IS SO ORDERED: The deadline under Local Rule 37-3 shall be extended and the parties shall bring their remaining disputes before the Court in a manner consistent with the agreed upon process set forth in Appendix A to the Joint Stipulation and [Proposed] Order to Extend Deadlines Under Local Rule 37-3. Date: September 20, 2021 acqueline Scatt Coly HONORABLE JACQUELINE SCOTT **CORLEY** United States Magistrate Judge

APPENDIX A

1

DISCOVERY ISSUE	PROPOSED NEW L.R. 37-3 DEADLINE	
1. Fact discovery the parties agree may occur after the fact discovery cut off: a. White, Bryan (9/3/2021) b. Zisoulis, Dimitrios (9/8/2021) c. Valani, Riaz (9/30/2021) d. Christensen, Steven (9/9/2021) e. Daviduke, Brian (9/22/2021) f. 30(b)(6) Altria – Notice E (9/29/2021) g. 30(b)(6) Altria - Nicotine (10/14/2021) h. McKinsey & Co. (9/23/21) i. Monsees, James (9/27/21) j. Crosthwaite, Kevin "KC" (10/6/2021) k. Batchan, Mark (TBD) l. Murillo, Joe (TBD) m. Cruise, Daniel(TBD) n. 30(b)(6) JLI - Native American Tribes (10/6/21) o. Stewart, Melanie (9/21/21) p. Simons, Ann (9/23/21) q. Coates, Kimberly (SFUSD 30(b)(1)) (9/8/21) r. Nelson, Cheryl (SFUSD) (9/16/21)) s. Swett, Dacotah (SFUSD 30(b)(1)) (TBD)) t. Wallace, Meghan (SFUSD 30(b)(1) (TBD)) u. Matthews, Dr. Vincent (SFUSD 30(b)(1) (TBD)) v. Pak, Quarry (SFUSD 30(b)(6) & 30(b)(1)) (TBD) w. Ingbrethson, Brad (TBD)	Parties to set hearing with Court within 7 days of conclusion of deposition	
 2. Potential Timeliness And/Or Other Objections - Written Discovery a. Plaintiffs' Third Set of RFAs to JLI, served on August 25, 2021, relating to authentication of documents b. Plaintiffs' First Set of RFAs to Altria, served on August 25, 2021, relating to authentication of documents c. Plaintiffs' Seventh Set of ROGs, served on JLI on August 13, 2021, regarding JUUL Pods 	Sept. 24, 2021	

1	3. To the extent that Discovery is Ruled to Be Timely or Otherwise is Answered, Disputes Attendant to Responses	7 Days After Responses
2	to:	Served
3	a. Plaintiffs' Third Set of RFAs to JLI, served on August 25, 2021, relating to authentication of	
4	documents	
5	b. Plaintiffs' First Set of RFAs to Altria, served on August 25, 2021, relating to authentication of documents	
6	c. Plaintiffs' Seventh Set of ROGs, served on JLI on	
7	August 13, 2021, regarding JUUL Pods	
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9	4. Potential Timeliness And/Or Other Objections -	Sant 24 2021
10	Depositions	Sept. 24, 2021
11	a. 30 (b)(6) Deposition Notice, served on Altria on August 26, 2021 regarding Philip Morris USA	
12	Financials b. 30 (b)(6) Deposition Notice, served on JLI on	
13	August 20, 2021 regarding product warnings	
14	c. 30(b)(6) JLI Study and Testingd. Breja, Siddharth	
	e. 30(b)(6) Sales data btw JLI and Retailers ¹	
15	5. Potential Timeliness And/Or Other Objections - Tribal Discovery	Sept. 24, 2021
16	a. First Set of RFPs from MDL Tribal Plaintiffs,	
17	served on Altria on August 20, 2021	
	b. 30 (b)(6) Deposition Notice, served on Altria on August 20, 2021 regarding tribal discovery	
18	6. Dispute related to what extent JLI's July 14, 2021	Sept. 30, 2021
19	production hit on MDL search parameters.	,
20	7. Plaintiffs' Sixth Set of ROGs, served on JLI on July 28, 2021, regarding Youth Prevention	7 Days After Response Served
21	8. King County & SFUSD 30(b)(6) Depositions, Whether Plaintiff Required To Produce Witness on Relief	Sept. 30, 2021
22	9. Tribal Discovery Schedule re Discovery of Defendants	Sept. 24, 2021
23	10. Further Disputes Attendant to Bellwether Class Member Records Production	Sept. 24, 2021
24	11. Further Disputes Attendant to SFUSD Document Production	Sept. 30, 2021
25	12. JLI's Document Subpoenas To Third Parties	Sept. 30, 2021
26	a. Pop Vapor Co., LLC	

¹ Plaintiffs' position is that the August 30, 2021 discovery deadline does not apply to this Notice, because this 30(b)(6) deposition is focused on personal injury bellwether case-specific issues. Defendant JLI disagrees. Nevertheless, Plaintiffs agree to resolve and/or submit any issues related to this Notice by the agreed-upon date.

1	b. Banks Middle School, Alabama	
2	c. Elkins Mountain School, W.V.d. US Naval Academy	
3	e. Turning Point Brands	
	f. RJ Reynolds Vapor Company	
4	g. Fontem US LLC h. NJOY, LLC	
5	i. HQDTech USA, LLC	
6	j. San Diegueito High School	
	k. Sunset High School	
7	13. Current Privilege Disputes	Sept. 24, 2021
8	a. Challenge to JLI clawback of two documents re	,
9	Ashley Gould. b. Challenge to JLI clawback of 27 documents	
10	remaining in dispute from JLI's May 28, 2021	
	clawback production.	
11	c. Challenge to JLI privilege log entries including board observers and consultants.	
12	d. Assertions of privilege in deposition of Nora	
13	Walker related to "#juulnation". e. Assertions of privilege in depositions of Harold	
	Handelsman and Adam Bowen.	
14		
15	14. Further Privilege Disputes a. <i>In camera</i> review of sample set of the 800	Oct. 1, 2021
16	individually challenged entries.	
17	b. Challenges to privilege log produced with Riaz	
	Valani's custodial file c. Disputes related to ongoing re-review per	
18	Court's July 6, 2021 guidance (Dkt. No. 2052)	
19	15. Further Disputes Attendant to Documents Downgraded	
20	from the Privilege Challenges Listed under 'Current	Oct. 15, 2021
	Privilege Disputes' and 'Further Privilege Disputes'	Oct. 13, 2021
21	16. Challenge to privilege log entries for Altria's production of	Oct. 1, 2021
22	KC Crosthwaite documents	·
23	17. PMTA Communications with FDA 18. Defendants' Responses to Plaintiffs' Contention	Oct. 29, 2021
24	18. Defendants' Responses to Plaintiffs' Contention Interrogatories Regarding Affirmative Defenses	Nov. 8, 2021 with respect to Contention Interrogatory
		Responses Due on
25		10/25/2021
26		Within 10 days of service of
27		Responses with respect to
		Answers for any other
28		complaints.

19. Further disputes attendant to Altria's production in response to RFPs #1 and #11 in Plaintiff's timely served 7th Set of RFPs	Oct. 15, 2021
20. Unresolved Disputes, if any, Attendant to Government Entity bellwethers San Francisco Unified School District's, King County's, and City of Rochester, New Hampshire's Supplemental Responses to Altria's First Set of Interrogatories	Oct. 22, 2021
21. Disputes attendant to depositions that may occur after the parties' respective disclosure of their Witness Lists	Parties to set hearing with Court within 7 days of conclusion of deposition

APPENDIX B: ISSUES ON WHICH THE PARTIES DISAGREE

DISCOVERY OR OTHER ISSUES	PLAINTIFFS' POSITION	DEFENDANTS' POSITION	PROPOSED DATE FOR JOINT LETTER BRIEF
1. Disputes related to Plaintiffs' Subpoena for Deposition to Paul Bible	Plaintiffs disagree with the Non-Management Directors' and will seek resolution if necessary.	The Non-Management Directors' position is that any motions related to this issue must be heard in the District of Nevada. Plaintiffs chose to serve a subpoena in the District of Nevada on an individual who resides in Nevada and who serves as the trustee of a Nevada trust.	Oct. 15, 2021
2. Expert Report Supplementation	While not entirely clear what Defendants refer to here, Plaintiffs do not anticipate a dispute on these issues.	Defendants disagree with Plaintiffs on the circumstances under which supplementation of Plaintiffs' expert reports should be permitted and believe that, if Plaintiffs are granted leave to supplement, the schedule for Defendants' responsive reports should be adjusted appropriately.	Nov. 1, 2021

JOINT STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINES UNDER L.R. 37-3